

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor:	Kong Eng Cheng)	CONFIRMATION No. 5284
)	
Appln. No.:	10/828,575)	This Request for Certificate of Correction was electronically filed using the U.S. Patent and Trademark Office's EFS Web.
Filed:	April 21, 2004)	
Title:	Querying Target Databases Using Reference Database Records)	
	-----)	
Patent No.:	7,788,278)	
Issued:	August 31, 2010)	
Attorney Docket No.	94580)	
Customer No.	22242)	

**REQUEST FOR CERTIFICATE OF CORRECTION OF PATENT
FOR PTO MISTAKE (37 C.F.R. § 1.322(a))**

Mail Stop Certificate of Corrections
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

In accordance with 37 C.F.R. §§ 1.323, the above-specified Patentee through their attorneys respectfully request that a Certificate of Correction be issued for the above-referenced patent to correct the following error.

IN THE CLAIMS:

Claim 9, Column 12, Line 52; delete “;” and insert --:--.

Claim 12, Column 13, Line 1; after “databases” delete “are”.

REMARKS

The above-requested change results from an error which occurred on the part of the United States Patent and Trademark Office ("USPTO") during printing of Patent US 7,788,278 B2. It is believed that issuance of a Certificate of Correction is appropriate, and issuance of such Certificate is respectfully requested.

A Certificate of Correction form, PTO/SB/44 (also referred to as PTO 1050), incorporating the requested change is enclosed herewith.

In accordance with procedures set forth in the notice entitled "Expedited Issuance of Certificates of Correction When the Error is Attributable to the United States Patent and Trademark Office," Patentees submit herewith a copy of the RCE and Amendment dated April 7, 2010 as supporting documentation so that this request can be processed without the patent file.

Please send the Certificate to:

Nicholas T. Peters, Esq.
FITCH, EVEN, TABIN & FLANNERY
120 S. LaSalle St., Suite 1600
Chicago, IL 60603

Respectfully submitted,

FITCH, EVEN, TABIN & FLANNERY

Date: October 8, 2010

By: /Nicholas T. Peters/
Nicholas T. Peters
Registration No. 53,456

120 South LaSalle Street, Suite 1600
Chicago, Illinois 60603
312/577-7000

**UNITED STATES PATENT AND TRADEMARK OFFICE
CERTIFICATE OF CORRECTION**

Page 1 of 1

PATENT NO. : 7,788,278
APPLICATION NO. : 10/828,575
ISSUE DATE : August 31, 2010
INVENTOR(S) : Kong Eng Cheng, Munir Cochinwala, Dennis E. Egan, Benjamin W. Falchuk,
Chiao-Wei Lee, John R. Wullert II

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

IN THE CLAIMS:

Claim 9, Column 12, Line 52; delete “;” and insert --:--.

Claim 12, Column 13, Line 1; after “databases” delete “are”.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

Nicholas T. Peters
Fitch, Even, Tabin & Flannery
120 South LaSalle Street, Suite 1600
Chicago, Illinois 60603-3406

REQUEST FOR CONTINUED EXAMINATION(RCE)TRANSMITTAL **(Submitted Only via EFS-Web)**

Application Number	10828575	Filing Date	2004-04-21	Docket Number (if applicable)	94580	Art Unit	2166
First Named Inventor	Kong Eng Cheng et al.			Examiner Name	Srirama T. Channavajjala		

This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application.

Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. The Instruction Sheet for this form is located at WWW.USPTO.GOV

SUBMISSION REQUIRED UNDER 37 CFR 1.114

Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).

☐ Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.

☐ Consider the arguments in the Appeal Brief or Reply Brief previously filed on _____

☐ Other _____

☒ Enclosed

☒ Amendment/Reply

☒ Information Disclosure Statement (IDS)

☐ Affidavit(s)/ Declaration(s)

☐ Other _____

MISCELLANEOUS

☐ Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of months _____
 (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required)

☐ Other _____

FEES

☒ The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed.
 The Director is hereby authorized to charge any underpayment of fees, or credit any overpayments, to
 Deposit Account No 061135

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED

☒ Patent Practitioner Signature

☐ Applicant Signature

Signature of Registered U.S. Patent Practitioner

Signature	/Nicholas T. Peters/	Date (YYYY-MM-DD)	2010-04-07
Name	Nicholas T. Peters	Registration Number	53456

This collection of information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re:	Application No. 10/828,575)	Confirmation No. 5284
Filed:	April 21, 2004)	
)	
Applicants:	Kong Eng CHENG et al.)	
Title:	METHOD AND SYSTEM FOR)	This Amendment was electronically filed using EFS-Web.
	QUERYING PLURALITY OF)	
	TARGET DATABASES,)	
	DETERMINING WHETHER A)	
	POSSIBLE MATCHING OR)	
	IDENTIFYING A NEAR-)	
	MATCHING RECORDS)	
)	
Art Unit:	2166)	
Examiner:	Srirama T. CHANNAVAJALA)	
)	
Attorney Docket:	94580)	
Customer No.:	22242)	

Mail Stop RCE
Commissioner for Patents
P. O. Box 1450
Alexandria, Virginia 22313-1450⁴²⁵

AMENDMENT

Sir:

In response to the Notice of Allowance and Fees Due mailed January 14, 2010, we respectfully submit a Request For Continued Examination filed concurrently herewith and the following:

Amendments to the Specification beginning on page 2 of this paper;

Listing of the Claims beginning on page 3 of this paper; and

Remarks beginning on page 10 of this paper.

Application No. 10/828,575

AMENDMENT dated April 7, 2010

Reply to Notice of Allowance and Fees Due of January 14, 2010

AMENDMENTS TO THE SPECIFICATION

On page 1 of the Specification, please replace the title with the following amended title:

~~METHOD AND SYSTEM FOR QUERYING PLURALITY OF TARGET
DATABASES USING REFERENCE DATABASE RECORDS, DETERMINING WHETHER A
POSSIBLE MATCHING OR IDENTIFYING A NEAR MATCHING RECORDS~~

LISTING OF THE CLAIMS

This listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

1. (Previously Presented) A method for using a computing system for querying at least one of a plurality of target databases for one or more target database records that match an input data query, said method comprising:

receiving at the computer system from a requesting source an input data query having input data and an input data type;

querying from the computer system a reference database selected from among a plurality of reference databases based on the input data type for a reference database record that matches the input data;

in response to finding a matching reference database record, querying from the computer system at least one of a plurality of target databases for one or more target database records that correspond to the reference database record;

in response to failing to find a matching reference database record but finding one or more possibly matching reference database records, determining whether a possibly matching record can be considered a near-matching record to the input data;

in response to identifying a near-matching record, querying at least one of the plurality of target databases for the one or more target database records that correspond to the near-matching record;

in response to failing to identify a near-matching record, generating a selection request to choose from among the one or more possibly matching records a record that corresponds to the input data and in response to selection of a chosen record from among the one or more possibly matching records,

querying at least one of the plurality of target databases for the one or more target database record that corresponds to the chosen record; and

retrieving those target database records that correspond to the reference database record and transferring from the computer system the corresponding records to the requesting source.

2. (Previously Presented) The method of claim 1 further comprising generating a request to enter a new input data query in response to failing to find a reference database record.

3. (Cancelled)

4. (Cancelled)

5. (Cancelled)

6. (Previously Presented) The method of claim 1 wherein the querying any of the plurality of target databases further comprises, in response to finding a matching reference database record, querying for records that possibly correspond to the reference database record.

7. (Previously Presented) A method for querying one or more target databases from a computing system for one or more target database records, said method comprising:
receiving at the computer system an input data query from a requesting source, wherein the input data query has input data and an input data type;
based on the input data type, selecting from among a plurality of reference databases one or more reference databases;
in response to selection of a single reference database, querying from the computing system the single reference database for a reference database record that matches the input data;

in response to selection of multiple reference databases, querying the multiple reference databases for a reference database record that matches the input data;

converting a matching reference database record found by the querying the single reference database or by the querying the multiple reference databases to a canonical form;

using the canonical form of the matching reference database record for subsequent queries of one or more target databases for one or more target database records;

retrieving those target database records that correspond to the matching reference database records and transferring the corresponding target database records to the requesting source.

8. (Cancelled)

9. (Previously Presented) The method of claim 7 wherein said converting comprises converting the matching reference database record to one or more canonical forms wherein an individual of the canonical forms corresponds to one of the one or more target databases and using an individual of the canonical forms for querying its corresponding target database for the one or more target database records.

10. (Previously Presented) The method of claim 7 wherein said using comprises removing information from the matching reference database record and subsequently using any remaining information for the subsequent queries of the one or more target databases for the one or more target database records.

11. (Previously Presented) The method of claim 7 wherein the matching reference database record comprises additional information beyond the input data query and wherein said using comprises:

separating the information of the matching reference database record to create a plurality of forms, and

using the plurality of forms for the subsequent queries of the one or more target databases for the one or more target database records.

12. (Currently Amended) The method of claim 7 ~~wherein~~ further comprising, in response to selection of multiple reference databases:

sequentially querying the multiple reference databases ~~are sequentially queried~~ until a reference database record that matches the input data is found.

13. (Currently Amended) The method of claim 7 ~~wherein~~ further comprising, in response to selection of multiple reference databases:

querying the multiple reference databases ~~are queried~~ in parallel to retrieve reference database records that match the input data, and the method further comprises selecting one of the matching reference database records.

14. (Previously Presented) The method of claim 13 wherein said selecting is based on whether there is a quorum among the one or more matching reference database records.

15. (Currently Amended) The method of claim 7 ~~wherein further comprising~~, in response to selection of multiple reference databases:

querying the multiple reference databases ~~are queried~~ for reference database records that match the input data, and

using an individual matching reference database record for subsequent queries of one or more target databases for one or more target database records.

16. (Currently Amended) A system for querying one or more target databases for one or more target database records in a computing device, said system comprising:

a memory ~~storing~~ configured to store:

a set of reference-based mapping rules configured to match input data queries to reference database records in one or more reference databases;

a set of target-based query rules configured to match reference database records to target database records in one or more target databases;

a validation and mapping processor that ~~in response to an input data query~~, is configured, in response to an input data query, to use the set of reference-based mapping rules to match at least one record in at least one selected reference database to the given input data query, and to use the target-based query rules to match the one or more target database records in the one or more target databases to the at least one matched reference database record or to a canonical form of the matched reference database record;

wherein the validation and mapping processor is configured to use a reference database list specifying relations between input data queries and reference databases to determine the at least one selected reference database;

wherein the validation and mapping processor is configured to use a list of transformation rules to convert reference database records to canonical forms; and

wherein the validation and mapping processor is configured to retrieve a list of the one or more target database records.

17. (Cancelled)

18. (Cancelled)

19. (Previously Presented) The system of claim 16 wherein the validation and mapping processor is configured to use the list of transformation rules to convert reference database records to customized canonical forms that correspond to the target databases.

20. (Currently Amended) The method of claim 1 ~~wherein~~ further comprising parsing said input data ~~is parsed~~ into component data parts, and selecting said selected reference database ~~is selected~~ to individually validate the component data parts by

selecting at least one reference database based on the type of component data part and querying the reference database to select a reference database record that matches the component data part, and

in response to finding a matching database record, storing the matching reference database record;

in response to finding matching reference database records for each of the individual component data ~~[[part]]~~ parts, combining ~~[[each]]~~ the stored matching reference database records and using the combined records for subsequent queries of one or more target databases for one or more target database records.

21. (Previously Presented) The method of claim 7 further comprising:
parsing the input data into component data parts,
sequentially querying the selected reference databases to individually validate the
component data parts by
selecting at least one reference database based on the type of component
data part and querying the reference database to select a reference database
record that matches the component data part, and
storing a matching reference database record found as a result of the
querying the reference database,
combining stored matching reference database records and using the combined records
for subsequent queries of one or more target databases for one or more target database records.

22. - 38. (Cancelled)

Application No. 10/828,575
AMENDMENT dated April 7, 2010
Reply to Notice of Allowance and Fees Due of January 14, 2010

REMARKS

The title is hereby amended to briefly reflect the broadest claims. We respectfully submit that the Examiner's Amendment introduced informalities that could potentially confuse the meaning of the title. No new matter is introduced through this amendment.

The claims presented herein reflect all of the changes introduced by the Examiner's Amendment mailed with the Notice of Allowance. The additional amendments herein correct informalities identified during review of the claims. No new matter is introduced through these amendments.

The Commissioner is hereby authorized to charge any additional fees which may be required with respect to this communication, or credit any overpayment, to Deposit Account No. 06-1135.



Respectfully submitted,
FITCH, EVEN, TABIN & FLANNERY

Dated: April 7, 2010

/Nicholas T. Peters/
Nicholas T. Peters
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554668



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re:	Application No. 10/828,575)	Confirmation No. 5284
Filed:	April 21, 2004)	
)	
Applicants:	Kong Eng CHENG et al.)	<hr/> This Information Disclosure Statement Transmittal Letter was electronically filed using EFS-Web.
Title:	METHOD AND SYSTEM FOR)	
	QUERYING PLURALITY OF)	
	TARGET DATABASES,)	
	DETERMINING WHETHER A)	
	POSSIBLE MATCHING OR)	
	IDENTIFYING A NEAR-)	
	MATCHING RECORDS)	
Art Unit:	2166)	
Examiner:	Srirama T. CHANNAVAJALA)	
)	
Attorney Docket:	94580)	
)	
Customer No.:	22242)	

Mail Stop RCE
Commissioner for Patents
P. O. Box 1450
Alexandria, Virginia 22313-1450

INFORMATION DISCLOSURE STATEMENT
TRANSMITTAL LETTER

Sir:

Pursuant to the duty of disclosure under 37 C.F.R. § 1.56, and in accordance with MPEP § 601 and 37 C.F.R. §§ 1.97 and 1.98, Applicants and the undersigned attorney bring the information listed on Form PTO/SB/08a, filed concurrently herewith, to the attention of the Examiner.

The attached references were cited during prosecution of a related application in the Japanese Patent Office. We also submit machine translations obtained through the Japanese

Application No. 10/828,575
INFORMATION DISCLOSURE STATEMENT TRANSMITTAL LETTER
Reply to Notice of Allowance and Fees Due of January 14, 2010
Attorney Docket 94580

Patent Office Website, where available, and English abstracts. For reference, we also submit a translated copy of the Official Notice of Rejection that presents the Japanese Examiner's arguments and references passages cited within the references.

Pursuant to 37 C.F.R. § 1.97(h), the filing of this Information Disclosure Statement shall not be construed to be an admission that the information cited in the statement is, or is considered to be, prior art or is material to patentability as defined in 37 C.F.R. § 1.56(b).

The Commissioner is also hereby authorized to charge any additional fees which may be required with respect to this communication, or credit any overpayment, to Deposit Account No. 06-1135.

Respectfully submitted,
FITCH, EVEN, TABIN & FLANNERY

Dated: April 7, 2010

/Nicholas T. Peters/
Nicholas T. Peters
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554673

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		10828575	
	Filing Date		2004-04-21	
	First Named Inventor	Kong Eng Cheng et al.		
	Art Unit	2166		
	Examiner Name	Srirama T. Channavajjala		
Attorney Docket Number		94580		

U.S. PATENTS

Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1					

If you wish to add additional U.S. Patent citation information please click the Add button.

U.S. PATENT APPLICATION PUBLICATIONS

Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1					

If you wish to add additional U.S. Published Application citation information please click the Add button.

FOREIGN PATENT DOCUMENTS

Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ²	Kind Code ⁴	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T ⁵
	1	03-286259	JP	A	1991-12-17	Shimadzu Corp.	English Abstract	<input checked="" type="checkbox"/>
	2	06-067867	JP	A	1994-03-11	Fuji Xerox Co. Ltd.	English Abstract and Machine Translation	<input checked="" type="checkbox"/>
	3	08-153108	JP	A	1996-06-11	Canon Inc.	English Abstract and Machine Translation	<input checked="" type="checkbox"/>

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
(Not for submission under 37 CFR 1.99)

Application Number	10828575		
Filing Date	2004-04-21		
First Named Inventor	Kong Eng Cheng et al.		
Art Unit	2166		
Examiner Name	Srirama T. Channavajjala		
Attorney Docket Number	94580		

If you wish to add additional Foreign Patent Document citation information please click the Add button

NON-PATENT LITERATURE DOCUMENTS

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵
	1	PCT Written Opinion of the International Searching Authority for International Application No. PCT/US05/09860 dated September 19, 2007, 3 pages.	<input type="checkbox"/>
	2	PCT International Search Report of the International Searching Authority for International Application No. PCT/US05/09860 dated September 19, 2007, 3 pages.	<input type="checkbox"/>
	3	Japanese Patent Office Official Notice of Rejection mailed September 4, 2009 for Japanese Patent Application No. 2007-509480, 15 pages.	<input type="checkbox"/>

If you wish to add additional non-patent literature document citation information please click the Add button

EXAMINER SIGNATURE

Examiner Signature		Date Considered	
--------------------	--	-----------------	--

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

¹ See Kind Codes of USPTO Patent Documents at www.USPTO.GOV or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO Standard ST.3). ³ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁴ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark here if English language translation is attached.

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
(Not for submission under 37 CFR 1.99)

Application Number	10828575
Filing Date	2004-04-21
First Named Inventor	Kong Eng Cheng et al.
Art Unit	2166
Examiner Name	Srirama T. Channavajjala
Attorney Docket Number	94580

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

☐ That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

☐ That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

☐ See attached certification statement.

☐ Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.

☒ None

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/Nicholas T. Peters/	Date (YYYY-MM-DD)	2010-04-07
Name/Print	Nicholas T. Peters	Registration Number	53456

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. **DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
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EFS ID:	7367980
Application Number:	10828575
International Application Number:	
Confirmation Number:	5284
Title of Invention:	METHOD AND SYSTEM FOR QUERYING PLURALITY OF TARGET DATABASES, DETERMINING WHETHER A POSSIBLE MATCHING OR IDENTIFYING A NEAR-MATCHING RECORDS
First Named Inventor/Applicant Name:	Kong Eng Cheng
Customer Number:	22242
Filer:	Nicholas Todd Peters/Gloria Whitemon
Filer Authorized By:	Nicholas Todd Peters
Attorney Docket Number:	94580
Receipt Date:	07-APR-2010
Filing Date:	21-APR-2004
Time Stamp:	14:16:10
Application Type:	Utility under 35 USC 111(a)

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Payment Type	Deposit Account
Payment was successfully received in RAM	\$810
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Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Request for Continued Examination (RCE)	94580_RequestForContinuedExamination_03xx2010.pdf	697438 52b1e4115765939c8bc411ba01063cfc66bd465a	no	3
Warnings:					
Information:					
2		94580_Amendment.PDF	343828 64ac2fc87225346a2b75dc2b0c311ee9e9fd702	yes	10
	Multipart Description/PDF files in .zip description				
	Document Description	Start	End		
	Amendment Submitted/Entered with Filing of CPA/RCE	1	1		
	Specification	2	2		
	Claims	3	9		
	Applicant Arguments/Remarks Made in an Amendment	10	10		
Warnings:					
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3	Transmittal Letter	94580_IDSTransmittalLetter.PDF	63865 0c1c52e97a946c371e322894943ad05b3f675af	no	2
Warnings:					
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4	Information Disclosure Statement (IDS) Filed (S8/08)	94580_InformationDisclosureStatement-ByApplicantsIDSTFormPTOSB08a_03xx2010.pdf	612119 5370a1f4eb4a06ba94d3bdc44138a9ce7dc056df	no	4
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5	Foreign Reference	94580_F1_JP03286259A.pdf	208703 f803d472f7106269f421674f05f641b0e1da8	no	7
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6	Foreign Reference	94580_F2_JP06067867A.pdf	948861	no	43
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9	NPL Documents	94580_NPL2_PCTUS0509860InternationalSearchReport.pdf	149394	no	3
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10	NPL Documents	94580_NPL3_JP2007509480OfficialNoticeOfRejection.pdf	285823	no	15
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11	Fee Worksheet (PTO-875)	fee-info.pdf	30735	no	2
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